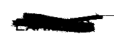
NOTC13916-102162

2010-013438 Klamath County, Oregon





11/19/2010 11:31:05 AM

Fee: \$67.00

MEMORANDUM OF GEOTHERMAL LEASE AND AGREEMENT

RECORDING REQUESTED BY, AND WHEN RECORDED, RETURN TO:

Optim c/o William Honjas 200 South Virginia Street, Suite 560 Reno, NV 89501

MEMORANDUM OF GEOTHERMAL LEASE AND AGREEMENT

THIS MEMORANDUM OF LEASE AND GEOTHERMAL AGREEMENT

("Memorandum of Lease") is executed as of the date all geothermal rights, legal property descriptions and legal title has been confirmed ("Lease Effective Date"), by and between hereafter referred to individually or in total as "Lessor", and Optim, a Nevada Corporation ("Lessee").

RECITALS

WHEREAS, Lessor and Lessee have executed that certain Geothermal Lease and Agreement ("Lease") dated the date all geothermal rights, legal property descriptions and legal title has been confirmed ("Lease Effective Date"), conveying a leasehold interest in certain geothermal steam, geothermal fluids, geothermal energy, heat, hot water, extractable minerals, and all byproducts and gases associated therewith ("Leased Substances") located on and within the real property located in Klamath County, Oregon, as more particularly described in Section 2, of this Memorandum of Lease ("Premises"); and

WHEREAS, Lessor and Lessee desire to record notice of the Lease in the real estate records of Klamath County, Oregon.

NOW, THEREFORE, in consideration of the foregoing, Lessor and Lessee hereby declare as follows:

1. <u>Demise</u>. Lessor has leased and hereby does lease the Premises for the purpose of exploring, prospecting, drilling, mining and operating for and producing, treating, converting, extracting, processing and utilizing Leased Substances, as well as storing, taking, removing, transporting, and disposing of such Leased Substances in order to generate electric power and other commercial products and byproducts for use or sale,

Exhibit D
© Copyright Optim, Inc., 2008

67AM

along with a right-of-way to transit upon and across the surface of the Premises and through the strata of the Premises and the right to store equipment and materials, and to construct, use, maintain, operate and remove any and all facilities thereon and therein, all as may be necessary, useful or convenient in connection with and to accomplish the foregoing.

2. Premises. The Premises is described as follows:

Legal Description of Premises, is attached to and made a part of Geothermal Lease and Agreement ("Lease") dated the date all geothermal rights, legal property descriptions and legal title has been confirmed ("Effective Date") 18/02/2009 hereafter referred to individually or in total as "Lessor", and OPTIMES otherwise specified, capitalized terms contained herein shall have the meanings assigned to them in the Lease.

The "Premises" that is the subject of the Lease includes the real property, situated in the State of Oregon, County of Klamath, in an unincorporated area, described as follows:

Klamath County, Oregon

- 3. <u>Term.</u> The Lease is for a term ("<u>Initial Term</u>") of ten (10) years beginning on the Lease Effective Date and continues thereafter indefinitely ("<u>Extended Term</u>" and together with the Initial Term, the "<u>Term</u>") provided that certain conditions are satisfied by the Lessee. If Lessee is not producing Leased Substances in "Commercial Quantities" (as defined in the Lease) within fifteen (15) years from the Lease Effective Date, then Lessor has the option of declaring the Lessee in default.
- 4. Restrictions on Encumbrances. Throughout the Term of the Lease, Lessor is prohibited from recording against the Premises liens, encumbrances, water rights, geothermal rights and other matters that would constitute exceptions to title and has the duty to defend the title and to indemnify the Lessee from and against any liens or encumbrances.
- 5. <u>Restrictions on Transfer.</u> Subject to certain exceptions, Lessor may transfer its interest in the Premises to a third party subject to the restrictions which are set forth with more particularity in the Lease.
- 6. <u>Counterparts</u>. This Memorandum of Lease may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which together shall comprise but a single instrument.
- 7. <u>Purpose</u>. The purpose of this Memorandum of Lease is to give public notice of the existence of the Lease and is not intended to limit or augment any of the rights granted in the Lease, the terms of which are incorporated herein by reference. In the event of any inconsistency between this Memorandum of Lease and the terms and conditions of the Lease, the Lease shall prevail.

IN WITNESS WHEREOF, Lessor and Lessee have executed this Memorandum of Lease as of the date and year first written above. LESSOR LESSEE Signature Signature Name NIN Title State of Oregon County of Klamath Public, personally appeared who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of Oregon that the foregoing paragraph is true and correct. WITNESS my hand and official seal.



IN WITNESS WHEREOF, Lessor and Lessee have executed this Memorandum of Lease as of the date and year first written above.

LESSOR X DELLESSOR	LESSEE		
Signature	Signature I 👼 👸 👸	_ 	
DOUBLAS D METANS	William Hobjes 822	P P	
Name	Name Name	ا ٍ ﴿ فِي	
Oω νέλ. Title	Title Title		
	4 4	-	
State of Oregon County of Klamath On <u>んかいん し、いら</u> before me,	Mekylea & Sardiery	Notary	
Public, personally appeared			
Dous McGin	ιωτο , who prov	ed to	
me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within			
instrument and acknowledged to me that he/she/they	executed the same in his/her/their authorized		
capacity(ies), and that by his/her/their signature(s) on t	the instrument the person(s), or the entity upon I	behalf	
of which the person(s) acted, executed the instrument.			
I certify under PENALTY OF PERJURY under	the laws of the State of Oregon that the foregoin	ng	
paragraph is true and correct.			
WITNESS my hand and official seal.			
Signature / herifla H. Story	Asher.		

OFFICIAL SEAL
CHERYLEA K. SANDBERG
NOTARY PUBLIC-OREGON
COMMISSION NO. 427939
MY COMMISSION EXPIRES JUN. 26, 2012

OH 427937
EX 6-26-2012

Exhibit D
© Copyright Optim, Inc., 2008

	WA	
NOTARY ACKNOSTIC PROPERTY	11/11/11/11	
notary acknowledgement attack	EMENT FOR Willem Onins	
State of Oregon)	V	
County of Almat		
On this 2 day of Oa. to lorge	18	
11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	personally appeared before me the above named acknowledged the foregoing instrument to be	
his/her/their voluntary act and deed.	and deknowledged the foregoing instrument to be	
WIND COLORS OF THE PROPERTY OF	Anther believed the property of the state of	F
NOTARY PUBLIC - OPECON	\mathcal{M} () \mathcal{M}	3
COMMISSION NO. 449434 MY COMMISSION EXPIRES MAY 24, 2014	Mario Lallas	8
,	Notary Public for Oregon	MARY NOTARY COMMIS COMMISSION EX
<u> </u>	My Commission expires: 5 24 00/4	8689 ≥
		OF FAMOUR
		I SO TI
- · ·		
NOTARY ACUMENTS	MENT FOR William Houses	
NOTARY ACKNOWLEDGEMENT ATTACH	MENT FOR Alllam Houtes	
State of Cregon		
County of 1 last		
On this 22 day of On Stall 20		
Millian Harris	personally appeared before me the above named	
his/her/their voluntary act and deed.	and asknowledged the foregoing instrument to be	
WITE HER HER MARK IN GRULAGHER	Total be well as a reference on appear to character representations in the contract of the comments and the section and a print contract and the properties they	
hand ART OF GALLAGHER NOTARY PUBLIC OREGON COMMISSION NO. 449434		3
MY COMMISSION EXPIRES MAY 24, 2014	Mary Dealle	8
	Notary Public for Oregon My Commission expires: 524.2014	MARY J NOTARY F COMMISSION EXP
•	whitesport expires 7.94.9014	SS SS ₹
		MARY MARY DIAMAN
		<u> ድደጉርዝ</u> [_

D. MC/NN/5 T-427 P005/009 F-489

Order No. 0086292



STATUS OF RECORD TITLE

OPTIM SOFTWARE AND DATA SOLUTIONS 200 S VIRGINIA AVE SUITE 560 RENO, NV 89501

Attn: BILL HONJAS

cc: SUSAN HOUSE

Date: Title Number:

Title Officer: Fee:

541-883-6394

October 7, 2009

\$200.00

We have searched our Tract Indices as to the following described property:

Parcel 2 of Land Partition 64-95 being Parcel 1 of Minor Land Partition 28-83 situate in the E1/2 E1/2 of Section 28, Township 39 South, Range 10 East of the Willamette Meridian Klamath County, Oregon. LESS AND EXCEPTING that portion lying within Hill Road.

We find that the last deed of record runs to:

DOUGLAS D. MCINNIS AND JOY M. MCINNIS, AS TENANTS BY THE ENTIRETY

and dated as of September 22, 2009 at 8:00 A.M.

Said property is subject to the following on records matters:

EXCEPTIONS:

- 1. Taxes for the fiscal year 2009-2010, a lien not yet due and payable.
- 2. The premises herein described are within and subject to the statutory powers, including the power of assessment and easements of Klamath Irrigation District.
- 3. The rights of the public in and to any portion of the herein described premises lying within the limits of streets, roads or highways.